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COMMONWEALTH OF VIRGINIA

STATE CORPORATION COMMISSION

AT RICHMOND, AUGUST 15, 2000

APPLICATION OF

01 COMMUNICATIONS OF VIRGINIA, LLC CASE NO. PUC000028

For certificates of public
convenience and necessity to
provide local exchange and
interexchange telecommunications
services

ORDER SETTING NEW PROCEDURAL DATES

On February 8, 2000, 01 Communications of Virginia, LLC ("01 Communications" or "Applicant"), filed an application with the State Corporation Commission for certificates of public convenience and necessity to provide local exchange and interexchange telecommunications services throughout the Commonwealth of Virginia. In its March 22, 2000, Order for Notice and Hearing, the Commission directed the Applicant to provide notice of its application by March 31, 2000, permitted the filing of comments, protests and testimony, directed the Staff to file a report, and set the matter for hearing on May 11, 2000.

No comments or notices of protest were received. On April 26, 2000, the Staff filed its report finding that 01 Communications' application was acceptable and in compliance

with the certification requirements of both the Local and IXC Rules. The Staff recommended that the Commission grant certificates to O1 Communications to provide both local and interexchange services in Virginia subject to the conditions enumerated in the report.

On April 27, 2000, O1 Communications filed a Motion to Extend Procedural Dates in the above-captioned matter. O1 Communications stated that its parent company, O1 Communications, Inc., was negotiating a transaction in which the ownership of the Applicant would be transferred to another corporation. O1 Communications requested that the procedural schedule be suspended until it could supplement its application so as to provide the Commission with complete information regarding O1 Communications' ownership and the assets available to the Applicant for its business.

In an order dated April 28, 2000, the Commission granted the Applicant's motion to suspend the procedural schedule but retained the May 11, 2000, hearing date for the purpose of hearing testimony from any public witnesses.

At the May 11, 2000, hearing, no public witnesses appeared, and the Applicant's proof of notice and publication was entered into the record.

On July 25, 2000, O1 Communications filed an Amendment to its application. The Amendment states that O1 Communications is

now a subsidiary of, and is wholly owned by, its sole member company, SpectrumLink Networks, Inc. The Applicant's name, proposed service territory, and proposed services have not changed.

NOW UPON CONSIDERATION of O1 Communications' Amendment to its application, the Commission is of the opinion and finds that the Staff should file a supplemental report, and a new hearing date to receive evidence on the application should be scheduled.

Accordingly, IT IS ORDERED THAT:

(1) On or before October 16, 2000, the Staff shall file a supplemental report on O1 Communications' Amended Application.

(2) On or before October 23, 2000, the Applicant shall file with the Clerk of the Commission an original and fifteen (15) copies of any testimony it expects to introduce in rebuttal to any direct prefiled testimony of the Staff. A copy of the rebuttal testimony shall be mailed to the Staff by overnight delivery.

(3) A public hearing for the purpose of receiving evidence relevant to O1 Communications' application for a certificate to provide local exchange services is scheduled for November 1, 2000, at 10:05 a.m. in the Commission's second floor courtroom located in the Tyler Building, 1300 East Main Street, Richmond, Virginia. Since no substantive objections to O1 Communications' application for a certificate to provide interexchange services

were received, the Commission may grant O1 Communication's requested certificate to provide interexchange services without conducting a hearing.

(4) The Applicant shall respond to written interrogatories or data requests within seven (7) days after the receipt of the same. Except as so modified, discovery shall be in accordance with Part VI of the Rules.